ANNUAL REPORT

OF THE

ATTORNEY GENERAL

OF THE

STATE OF MICHIGAN,

FOR THE YEAR 1869.



BY AUTHORITY.

LANSING:

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REPORT.

Attorney General's Office, Lansing, December 31st, 1869.

To His Excellency HENRY P. BALDWIN,

Governor of the State of Michigan:

Sir.—In obedience to law, I have the honor to submit my official report for the year 1869.

At the January term of the Supreme Court, I argued the case of George Dixon, plaintiff in error, vs. The People, defendants in error. Dixon was convicted in the Branch Circuit of an assault with intent to commit the crime of murder.

The Court, at the April term, held that the Circuit Court erred in admitting one Harriet Dixon as a witness for the prosecution—the defendant claiming that she was then his lawful wife

At the same term the case of The Bank of Tecumsch vs. Sylvester B. Smith, sheriff, &c., was submitted. It was an action of trespass commenced by the bank in the Lenawee Circuit against the sheriff, to recover back a special tax assessed to the bank and collected by the sheriff, under act No. 122, laws of 1867.

The Supreme Court held this act clearly in conflict with the law of Congress, as construed by the Supreme Court of the United States.

At the April term of the Supreme Court the case of Thomas Ryan, complainant, vs. George W. Brown, et al., defendants, was argued by me for the defendants. This case involved obstructions to the Sault Ste Mary's Canal. It was claimed on the part of the Canal Board that Ryan was obstructing the canal, and defendant Brown, the then Superintendent, was directed by the Board to remove the obstructions placed in the river by Ryan. Ryan commenced suit against the defendants by filing a bill of complaint in the Chippewa Circuit, and procuring an injunction.

The Court held that Ryan owned to the center of the river, and that the defendants were trespassers, and ordered a perpetual injunction.

At the same term of the Supreme Court, the case of John Patten, plaintiff in error, vs. The People, defendants in error, was argued and submitted. Patten was charged in the Oakland Circuit with the crime of murder, and was convicted of the crime of murder in the second degree. The verdict was reversed, on the ground of erroneous admission and rejection of testimony, and for refusal to charge as requested by the respondent, and for error in the charge to the jury.

At the same term the case of James Foster, plaintiff in error, vs. The People, defendants in error, was argued and submitted. The record showed that Foster was jointly charged with one McCoy, in the Macomb Circuit, with the crime of grand larceny; that there was a separate trial, and that McCoy was used as a witness by the prosecution.

The verdict was reversed on the ground that the Court did not compel McCoy to answer certain questions put to him on cross-examination.

At the July term of the Supreme Court, the Board of Regents of the University applied for a mandamus to compel the Auditor General to draw his warrant on the State Treasurer for the sum of \$15,000, claimed to be due to the University under act No. 14, laws of 1869. It was held by the Court that the University was entitled to the amount claimed.

At the October term of the Supreme Court the case of M. Henry Roberts, plaintiff in error, vs. The People, defendants in error, was argued and submitted by J. G. Lodge, Esq., Prosecuting Attorney of Calhoun county, for the defendants in error. Roberts was charged in the Calhoun Circuit with assault with intent to commit the crime of murder. No judgment has yet been pronounced.

At the same term the case of John Hanna, plaintiff in error, vs. The People, defendants in error, was submitted. Hanna was charged in the Kent Circuit with assault with intent to commit the crime of murder. He was convicted of a simple assault and battery. This was the only error assigned. The Court affirmed the judgment.

At the same term the case of The People ex rel. John 8. Nichols, vs. the Quarter Master General, was argued by me for the respondent. The relator claimed one hundred dollars bounty under act No. 23, laws of 1864, for the reason that the quota of the sub-district to which he was credited was, at the time of his enlistment and muster, (February 9. 1864,) full. He asked for a mandamus to compel the payment. A majority of the Court held that he was entitled to the bounty.

At the same term, on the relation of the Secretary of State, I procured a writ of mandamus against the State Insurance Company of Lansing, to compel its officers to submit their books for inspection, under section 26, Act 136, laws of 1869.

At the same term the case of John J. D. Blake, plaintiff in error, vs. the People, defendants in error, was placed on the docket for argument. Blake was charged in the Cass Circuit with the crime of murder. He was convicted of murder in the second degree, and sentenced to ten years confinement at Jackson.

The record disclosed so many glaring errors in the admission and rejection of testimony at the trial, and the charge of the Court was so manifestly in conflict with several decisions of the Supreme Court, that I declined to argue the questions raised by the bill of exceptions; and upon my statement the Court reversed the judgment, and directed a new trial.

Soon after entering upon the duties of my office, I was made aware of the fact that all of the county officers of the county of Chippewa, elected at the general election in 1868, were kept out of their respective offices by the old incumbents. I immediately filed informations in the nature of a quo warranto against them in the Supreme Court. These cases are still pending and undetermined. A question of fact was raised by the pleadings, which was sent to that county for trial.

An information was also filed in the Supreme Court on the relation of James Mathews, to test the right of Henry D. Smith to hold the office of Treasurer of Marquette county. This case is still pending.

There have been several suits commenced in the Supreme and Circuit Courts to test the right to hold some minor office, but as they have only a local importance, it is not necessary to refer to them more particularly in this report. In this class of cases I have required responsible security in order to indemnify the State against costs.

Usually, in this class of cases, the relator employs an attorney to conduct the cause, and the Attorney General has but little labor to perform in the case.

Early in the season I commenced suit in the St. Clair Circuit against Henry Johr and his sureties, on his bond made in 1866 to the Auditor General. This matter has been so frequently before the Legislature that its history must be familiar. There is nearly eight thousand dollars due on the bond for principal and interest. The defendants claim that while Johr was taking the money to the State Treasurer, he was robbed. Conceding all they claim to be true, the authorities are abundant to show that this is no defense to an action on the bond. The case is still pending, with fair prospects of obtaining judgment at the next term of that Court.

I also commenced suit in the Jackson Circuit, on the bond of George W. Brown, made March 4, 1863, given for the faithful discharge of his duties as Superintendent of the Sault Ste Mary's Canal. The defendants reside in different parts of the State, and I was unable to obtain service upon them until quite recently. I am in hopes to dispose of the case during the coming year.

I also commenced suit on the bond of Edward F. Bosworth, in the Ottawa Circuit. He was appointed a local commissioner on the Berlin and Georgetown State road, and gave a bond, November 20, 1865, conditioned for the faithful discharge of its duties. It is claimed that he did not comply with the condition of his bond. A general demurrer was filed by the defendants to the declaration. There has been, to my knowledge, no court held in the county since the suit was commenced.

In May last the First National Bank of Sturgis commenced suit in the St. Joseph Circuit against the sheriff of that county, to recover back a tax paid by the bank to the sheriff, who collected the money on the warrant of the Auditor General, issued under Act No. 122, Laws of 1867. The bank claims that the tax was illegal, and that it was paid under protest. I entered my appearance for the defendant. The case was brought to argument before the Circuit Judge upon an agreed state of facts, who directed a judgment for the plaintiff. Not being satisfied with his determination of the case, I removed it to the Supreme Court, where it is still pending.

Ralph C. Smith filed a bill of complaint in the Wayne Circuit against the County Treasurer and the Auditor General, and procured an injunction, enjoining them from collecting certain taxes, or selling the lands named in the bill by reason of the non-payment of the taxes. The bill is founded on the theory that the new tax law of 1869 cannot control the collection of the taxes assessed in the year 1868. I have appeared in the case, and filed a demurrer to the bill. The case is still pending in the Wayne Circuit.

Several suits have been commenced in the different Circuit Courts of the State against the County Treasurers and the Auditor General to enjoin the collection of taxes. I have appeared in each case, and when I ascertained from a copy of the bill that the tax was local, and in which the State had no interest, I have forwarded the papers to the Prosecuting Attorney of the county where the suit was pending, or to the attorney of the municipality interested in the collection of the tax, with direction to defend or not, as they saw cause.

It is well known that under our homestead act, parties have made their application to purchase, received the certificate and paid the first installment due on the purchase, but have failed to comply with the law, in the actual occupation of the premises within the time limited. Several suits have been commenced to declare such contracts forfeited. There can be no question about the result.

I took early measures to find out the situation of what is usually known as "the Phœnix Bank claim." After ascertaining the facts, I directed J. L. Jerregan, Esq., (the gentleman associated with Hon. J. M. Howard, in the prosecution of the suit against the Bank, reported in 33 N. Y. Reps.,) to commence suit against the Bank for the balance due the State. This balance was for certain trust lands, or their value, and the bank had the option of tendering a deed of the lands or paying their value at the time of the commencement of suit. I found that the value of the lands to which the State could claim any title was, in January last, only \$9,416, and that most of the lands had been sold by the State for taxes. These lands were mainly valuable for their timber, which under these tax deeds had been removed. The bank proposed to settle the claim, and it was finally agreed that the Bank should pay the State \$10,000 and all costs, including the fees of Mr. Jerregan for his services. The State executed a release, and the Bank forwarded the money, which was deposited in the Treasury of the State Sept-11, 1869.

I am under many obligations to Hon. D. H. Jerome, of Saginaw City, for valuable assistance and services in looking up and getting into shape, the evidence against the Bank.

The last Legislature, by Joint Resolution No. 33, referred the Dewey Hazelton claim to the Board of State Auditors for settlement and compromise. I am not officially informed of the result of the reference.

The official correspondence in this office, during the past year, has demanded a great deal of time and care. Scarcely a mail has come without bringing letters calling upon me for a construction of some of our statutes. Local, municipal officers, in most instances ignore or entirely overlook the fact that the Proscenting Attorneys of their respective counties, are made by law their legal advisers. I have, however, in every instance answered, to the best of my ability, all inquiries sent to this office which in any manner related to the duties of my office, or the interests of the State.

The labor in this office has been constant, occupying a good share of my time, and that of my clerk, L.T. Durand, Esq., to whose valuable services I here take pleasure in acknowledging my indebtedness.

While the office requires constant care and labor, its duties and responsibilities are from year to year increasing.

Michigan, in extent of territory, in population, and in material interests, is already a great State; yet, her population and industries are in their infancy, and the day is not distant when the needs of the State will demand the entire time, capacity and energies of its law officer.

The several Prosecuting Attorneys of the State, so far as has come to my knowledge, have faithfully and honestly discharged their duty to the people, and have cheerfully rendered me such assistance as was required of them.

The statute provides that each Prosecuting Attorney shall, in the month of November in each year, make and transmit to the Attorney General a report of the criminal business, &c. (Sec. 396, Comp. Laws.) The official term of Prosecuting Attorneys commences on the first day of January, and as each Prosecuting Attorney only reports the criminal business act-

occurs in the office, the criminal business of at least one month preceding every such change is not reported. Such is the case in the county of Wayne this year. An amendment to the law, requiring reports of all business from a certain date, by the incumbent, would obviate this difficulty, and make the report of more value.

It frequently happens that writs of error are sued out of

the Supreme Court, and the rules of the Court are not complied with by the Attorney for the plaintiff in error. The result is, that the papers and the case remain on file in that Court, and the Attorney General is in profound ignorance of the existence of the whole proceedings. The Prosecuting Attorney of the county where the case originated, or the clerk who issues the writ and receives the return, should be required to notify the Attorney General of the fact, so that he may move the case on to a hearing, or procure its dismissal for want of

prosecution. Proper blanks were furnished all the Prosecuting Attorneys of the State upon which to make their reports, as required by law. Herewith find abstracts of such reports as have been received.

> Yours, respectfully, DWIGHT MAY. Attorney General.

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APPENDIX.

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ABSTRACTS OF REPORTS OF PROSECUTING ATTORNEYS,

BY COUNTIES, FOR THE YEAR 1869.

ALCONA COUNTY.

B. Z. Roberts, Pros. Atty.

CHARGED	WITH.	No.	RESULT AND PUNISHMENT.
Assault and battery		1	Not convicted. Convicted—fined \$10. Pound guilty—fined \$5.

ANTRIM COUNTY.

LOVELL H. GAGE, Pros. Atty.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Assault and battery Larceny Selling intoxicating liquors Perjury Assault with intent to commit rape	1 4	1 fined \$25; 1 fined \$5; 1 nol. pros. entered; 1 complaint withdrawn. Fined \$20. 8 fined \$20 and costs; 1 \$10 and costs; 1 2d offense, acquitted. Pending. Pending.

CHARGED WITH.

ALLEGAN COUNTY.

JOHN W. STONE, Pros. Att'y.

No. RESULT AND PUNISHMENT.

	1	
Adultery	1 21	Still pending, 5 convicted and fined \$10 cach; 4 convicted and fined \$15 cach; 3 convicted and fined \$50 cach; 9 convicted and fined \$40 cach; 10 convicted and fined \$40 cach; 10 convicted and fined \$50; 1 convicted and fined \$50; 1 convicted and sent to jail for 4 months; 4 discharged on trial.
Assault with intent to murder	3	1 escaped from officer; 2 convicted of assault and battery—1 fined \$50, and 1 sentenced to four months in Jail.
BartardyBurglary		Still pending 1 convicted and sent to State Prison 2 years; in the other case, respondents forfeited bail of \$500. Judgment taken on bail bond and collected.
Embezzlement Forgery		Both discharged on examination, Respondent forfeited bail. Took judgment in recognizance for \$800, and have collected \$100.
Grand larceny	7	i convicted—two sent to State Prison for 3 years; 1 sent to Reform School, and 1 fined \$40; 1 still pending, and nolle prosequi entered in two cases.
Lewd and lascivious cohabitation		1 convicted and fined \$50; in other case, respondent forfeited bail, and the bail was extreated.
Manslaughter Murder	1 2	Jury disagreed, and nolle prosequi entered. Both plead guilty—I sentenced, for 2d degree, 15 years in State Prison; 1 sent to State Prison for life.
Nuisance	1	Still pending.
Obtaining goods under false and fraudulent pretenses	2 13	Nolle prosequi entered in both cases. 11 convicted—3 fined \$25 cach; 8 fined \$20 each; 3 fined \$15 each; 2 fined \$10 cach; 2 discharged on trial.
Rape	1 1	Convicted and sent to Reform School. Respondent forfeited bail. Judgment taken on bond.
Resisting officer	1	Discharged on examination. Convicted and fined \$20. 3 gave the required bail, and 1 discharged on trial.
Violation of prohibitory liquor law Common seller	1	Both plead guilty, and fined \$10 each. Convicted and fined \$20. 1 convicted and fined \$50; nolle prosequi en- tered in one.
Perjury	2	Both discharged on examination.

ALPENA COUNTY.

OBED SMITH, Pros. Atty.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Resisting an officer	3	2 convicted and fined \$25 cach; 1 discharged in Circuit Court.
Seduction	1	Convicted; new trial granted; nol. pros. en- tered in court.
Assault and battery	9	1 appealed: 1 fined \$25; 1 fined \$10 and im prisoned 30 days; 1 fined \$5; 1 fined \$1; 4 discharged.
Petit larceny	5	2 fined \$5 each; 1 in jail 30 days; 2 discharged
Disorderly	7	Imprisoned six months, 2; thirty days, 3; die charged, 2.
Bastardy	1	Discharged.
Arson	- 3	Discharged by the Justice.
False pretenses	2	Discharged by the Justice.
Grand larceny	2	Committed for trial; discharged on writ of habeas cornus.
Murder	1	Second trial—convicted of manslaughter; sen tence suspended. Writ of error to Supreme Court.

BARRY COUNTY.

James A. Sweezey, Pros. Att'y.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Assault and battery	1	All convicted but 4, and fined various amounts from \$6 to \$100; 4 now pending.
Felonious assault	. 2	1 tried and acquitted; 1 pending.
Kape	1	Now pending.
Rape Bastardy	2	I convicted and gave bail to support child; 1 pending.
Larceny (simple)	1	Tried and convicted—fine and imprisonment
	è	in 3 cases; fine in the other.
Grand larceny	4	1 forfeited recognizance, \$500, paid; 2 con- victed and sentenced to imprisonment: 1
	i	now pending.
Burglary and larceny	2	Convicted-1 sentenced to House of Correc-
		tion; 1 fined after 6 months' jail farc.
False pretenses	8	2 pending; 1 nol. pros.
		Now pending.
		All convicted as for first offense.
selling unwholesome provisions	1	Pending in Circuit Court.

. BAY COUNTY.

ISAAC MARSTON, Pros. Att'y.

ommone with.		The state of the s
	1	1
Setting fire to building to defraud		
Insurance company Information for assault with intent	1	Verdict, not guilty—discharged.
to murder	1	Not. pros. entered Dec., 1869.
Breaking into and entering shop in		
night time with intent to commit		
larceny		Not, pros, entered at December term, 1869.
Larceny	l i	
Murder	l i	Verdict, not guilty-discharged.
Indecent exposure	l i	House of Correction, Detroit, 3 months.
Assault with intent to commit rape		Arraigned at Dec. term, '69, and continued.
Robbery, being armed with dan-		Arraigned at 17ec. term, 60, and continued.
gerous weapon	١.,	Not. pros. entered at May term, 1869,
Trespass on State lands		
Assault with intent to commit rape		Tried by Court—not guilty, May, '69.
Assault with intent to commit rape	1	Tried at December term, '69; jury disagreed.
		and continued.
Larceny	, ,	Plea of guilty, Dec., '69; House of Correction
D1	1	for 2 months.
Burglary	1	
Embezzlement		Found guilty; stay for purpose of new trial.
Murder by husband and wife		Arraigned at Dec. term, '69, and continued.
Assault with intent to murder	1	Found guilty at December term, 1869; not yet
		sentenced,
Rape	1	Verdict, not guilty. Nol. pros. at Circuit, upon appeal.
Assault and battery, by 3 defendants	1	Not. pros. at Circuit, upon appeal.
Larceny	1	Fined \$5 upon plea of guilty.
Assault with intent to rape	1	Not yet tried.
Keeping house of ill-fame	9	Not yet tried,
Assault and battery	1 7	Not guilty-discharged by Justice.
Forgery	1	Discharged by Justice.
Forgery. Selling intoxicating liquor	1 :	Nol. Pros.
Assault and battery	1 1	Discharged by Justice.
Disorderly person	1 :	Sentenced to House of Correction 3 months.
Assault and battery	1	Complaint withdrawn,
ii bactery		House of Correction for 3 months.
Obtaining goods under false pre-	٠,	Lioues of Correction for a months.
tenses		0
Assault and battery	1	Complaint withdrawn.
Common drunkard	. !	House of Correction for 3 months.
Assault and battery	1	
Assault and Dattery	1	Fined 6 cents and costs.
	1	Not guilty-in Justice's court.
		Fined 6 cents and costs.
Larceny	- 1	
	1	County jail for 20 days.
	1	House of Correction for 3 months.
Assault and battery		Discharged by Justice.
ii ii	1	Fined \$5 and costs.
	1	" \$ 5 "
Assault with intent to marger	1	Discontinued.
Larceny	1	Discharged by Justice.
Assault and battery	1	
Common prostitute	1	House of Correction for 65 days.
Drunkard	i	65
Assault and battery	1	
	i	
No visible means of support		House of Correction for 4 months.
Grand larceny		Discharged.
Common prostitute	3	House of Correction 1 year each,
Assault and battery	1	Discontinued.

BAY COUNTY-CONTINUED.

CHARGED	WITH.	No.	RESULT AND PUNISHMENT.
Common prostitute		1	Discharged—not sufficient evidence.
tessult and batter	v	1	Not guilty.
		1	County jail for 5 days.
		1	County jail for 5 days. One dollar and costs.
		1	House of Correction for to days.
		1	County jail 20 days.
		1	6 cents and costs.
Arson			Discharged—no evidence.
Larceny			County jail 20 days. \$25 dollars and costs.
Assault and battery	Y .		House of Correction for 3 months.
Larceny Assault and battery		:::) i	
Amaunt and Datter,			Fined \$5 and costs.
Larceny		···) i	Reform School till 21 years old.
Assault and battery	v	l i	House of Correction for 8 months.
Larceny		1	Discharged by the Justice.
Robbery		1	
Assault and batters	V	[
Larceny		1	
Assault and battery	y	[]	
		1	
11			
			County jail 20 days.
			Discharged.
Murder			
Assault and batter;	v		Five dollars and costs, fine.
Drunkard			Gave recognizance.
Assault and batter	Υ		Fined \$25.
Assault and batter Keeping house of i	ll-fame		l Discharged.
	**		11
Assault and batter	y		Six cents and costs.
Larceny			Discharged.
Assault and batter	y		Six cents and costs.
Larceny			l Thirty days in county jail.
Assault and batter:	y		Discharged.
	·		I Six cents and costs
Larceny		***	\$25 fine
Larceny			Discharged
the district	,		Thirty days in county isil.
Larceny			\$25 fine. Discharged. Thirty days in county jail. Committed for trial.
			Hiouse of Correction 5 months.
"			Discontinued.
Malicious trespass		:	1
Assault and batter:	y		1 Six cents and costs.
	·		Seven days in county jail.
			1
			i F Out
Larounu			• 1
			Illurty
Two def ts for assa Assault and batter		3.	Each \$3 fine and costs. Twenty days in county jail.
research and patter	y		Fined, and costs paid.
**			
			" and costs paid.
			1 \$5 and paid costs.
			and paid costs.
** **			
**		1	i

BAY COUNTY-CONTINUED.

	The Contract	
CHARGED WITH,	No.	RESULT AND PUNISHMENT.
	-	
Burglary Assault and battery Keeping house of ill-fame Larceny	1	Examined and committed for trial. Fined \$5 and costs. Examined and held for trial—not yet tried. County jail 30 days.

BERRIEN COUNTY.

GEO. S. CLAPP, Pros. Atty.			
CHARGED WITH.	No.		
Larceny	1	1 pentientiary 3 years; 2 pentientiary smouths; 1 pentientiary 7 months; 3 fined \$70 and imprisoned in jail 90 dys; 1 fined \$75 and imprisoned in jail 1 day; 2 fined \$75 and imprisoned 10 days; 1 jury disagred and discharge granted on own recognizance; 4 discharged at examination; 12 each to Detroit House of Correction for 90 days; 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
False pretenses	1	Not. Pros.	
Malicious injury to property		1 pending; 1 discharged on habeas corpus.	
Robbery	1	Penitentiary 2 years	
Poisoning animals	1	3 3 3	
Burglary	1	. 3	
Setting fire to jail	1	., 8 .	
Assault with intent to ravish	7	1 escaped; 4 discharged on examination; 1 pending; 1 convicted of assault and battery and fined \$300.	
Assault with intent to kill	ļ.	Convicted of assault and battery and sent to Detroit House of Correction 6 months.	
Malicious injury to trees Resisting officer	1	Discharged on examination.	
Resisting officer		Pending.	
Abortion		1 discharged; 1 pending,	
Breaking jail	1	Pending.	
Rape	1 1	Pending. Nol. Pros.	
Selling mortgaged property Receiving stolen property		Discontinued.	
Vagrancy	- 3	1 sent to Detroit House of Correction 90 days:	
		2 gave bail.	
Surety of the peace	15	8 gave bail; 4 committed; 3 discharged.	
Assault and battery	42	1 settled: 5 fined \$5; 5 fined \$10; 1 fined \$15;	
		1 fined \$1; 9 acquitted; 2 sent to Detroit House of Correction 90 days; 2 appealed and pending; 15 ordered to pay costs; 1	

BRANCH COUNTY.

Jonas H. McGowan, Pros. Atty.

		and the second s
CHARGED WITH.	Νo.	RESULT AND PUNISHMENT.
Larceny	;tic	1 fined \$5; 3 fined \$10; 1 fined \$8; 4 fined \$15; 2 fined \$25; 1 fined \$8.82; 1 fined \$14.47; 1 fined \$150; 1 fined \$200; 1 fined
Assault and battery	49	\$50; 1 fined \$40; 1 sent 10 days to jail; 1 secut 30 days to jail; 2 to State Prison 1 years; 2 to State Prison 2 years; 3 to State Prison 1 year; 1 to Reform School; 1 to House of Correction 6 months; 1 sentence suspended; 2 Not. Pros., 7 acquitted. 4 fined \$5; 3 fined \$10; 3 fined \$13; 7 fined \$45; 1 fined \$5; 1 fined \$50; 1 f
Prostitution	6	Afl convicted-4 recognized; 1 sent to House
Selling liquor to minors	3	of Correction; 1 run away. Fined \$20, 1 fined \$10; 2 discharged. 1 convicted of assault and battery; 1 acquit- ted; 1 pending.
Aiding escape Forgery Robbery	. 2	1 sent to State Prison 5 years; 1 Nol. Pros. 1 sent to jail 30 days; 1 pending. 1 sent to State Prison 3 years; 2 acquitted; 1 Nol. Pros.
Perjury Bastardy Receiving stolen goods	5	Acquitted. 1 convicted; 1 Nol. Pros. 1 fined \$200; 1 sentence suspended; 1 pend-
Keeping House of ill-fame	6	ing. All convicted—2 sent to House of Correction for 6 months; 2 fined \$100; 2 run away and forfeited bail.
Attempt to poison Burglary Obtaining money by falsely person-	1	1 acquitted; 1 Not. Pros. Sent to State Prison 23¢ years.
ating another False pretenses Embezzlement Adultery Manslaughter	1 2	Found guilty of assault and battery-fined
Vagrancy Threats	: 1	\$125. Six months in jail. Gave bail for good behavior for 6 months.

CALHOUN COUNTY.

JOSEPH G. LODGE, Pros. Att'y.

	No.	RESULT AND PUNISHMENT.
Abortion	8	Convicted, and the criminal committed sui- cide before he was sentenced. 2 cases still pending; 1 discontinued on examination. 3 convicted; 1 sentenced to imprisonment in the State Prison at Jackson 1 year; 1 for 3
Attempt to throw cars from rail-		years; 1 pending in the Supreme Court upon writ of error: 2 pending in the circuit court.
road track	1	Convicted and sentenced to be imprisoned in the Detroit House of Correction for 2 years.
of illegitimate children "		t convicted—was imprisoned 90 days, and having failed to comply with the order of the court, was relieved as provided by law. The superintendent of the poor of the county compromised with one of the accused, and one case is still pending.
Bigamy	1	Convicted—2 sentenced to be imprisoned in State Prison at Jackson for 1 year each, and 1 for 5 years.
Burglary		1 convicted of simple larceny and sentenced to be imprisoned in House of Correction at Detroit for 1 year; one dismissed on examination.
Being disorderly		5 sentenced to House of Correction at Detroit for 90 days each; 8 gave bonds for good behavior; 1 was fined \$5, and required to give bonds for good behavior.
Assault and battery		tor to days earn; a gave minus for costs behavior; I was fined \$5, and required to give bonds for good behavior. settled upon defendants paying the costs; 1 fined \$10 and costs; 2 fined \$5 and costs; 3 \$1 each and costs; 1 \$2 and costs; 2 \$4 and costs; 1 sentence suspended; 1 fined \$25.
ConspiracyFalse pretense	7	Still pending. 8 convicted and sentenced to be imprisoned in State Prison—2 for 8 years each, and one for 7 years and 4 dismissed on examination.
Forgery	1	1 run away, and his recognizance was forfeited; 1 case is still pending. 1 convicted and sentence suspended; 3 cases
Larceny (grand)	29	still pending. I convicted in Prison 2 for 5 years each; 10 related in the prison 2 for 5 years each; 10 related in the prison 2 for 5 years each; 10 related in the prison 2 for 10 related in the prison 2 for 10 related in 10
	!	arc still pending.

CALHOUN COUNTY-CONTINUED.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Larceny (simple)	17	14 convicted—7 fined costs; 1 pending; 2 fined \$4 and costs; 2 fined \$5 each and costs; 2 sent to House of Correction at Detroit 90 days each; 1 fined \$3 and costs, and 2 acquitted.
Falsely assuming to be an officer	1	Convicted-appealed to Supreme Court for review, on writ of error.
Maliciously injuring shade trees	2	1 convicted and fined \$15; the other acquitted on second trial.
Malicious threat with intent to extort money	1	Run away and recognizance forfeited,
house	6	All convicted—one sentenced to the Reform School at Lansing, until the age of 21 years; sentence suspended in the other cases,
Murder	1	Acquitted.
Maming. Unlawfully selling chattel mort-	1	Convicted of assault and battery and fined.
gaged property	1	Pending.
Perjury Keeping house of ill-fame		Acquitted.
Assault with intent to commit rape	2	Pending-one case having been tried once
-	!	and the jury disagreed.
Robbery	1	Run away—recognizance forfeited, still pend- ing.
Threatening	3	2 required to give bonds to keep the peace; and one found not guilty of making threats, on trial.
Vagrants	6	All sent to House of Correction at Detroit for

CHARGED WITH

Assault with intent to kill and

Assault and battery

murder.... Arson Larceny

CASS COUNTY.

GEORGE MILLER, Pros. Att'u.

9 Acquitted.

Acquitted.

by the court.

costs of suit.

nitely,

No.

RESULT AND PUNISHMENT.

Found guilty and sentenced to 4 years in the State Prison at hard labor.

Found guilty and sentence never been passed

Found guilty and fined \$1 and costs of suit. 1 Not. pros. entered by the Prosecuting Attorney and the defendant paid the costs of Found guilty and the defendant fined \$15 and

Found guilty and fined \$5 and costs of suit.

sentence suspended indefi-

murder	I Found guilty of assault and battery, and se-
maran in the second sec	tenced 6 months to House of Correction.
Duggeony	Found guilty and fined \$50.
Assault and battery	5 Found guilty and fined-1 \$20, and the oth
Assault and pattery	
	two \$10 each and costs of suit.
Assault and battery	1 Found guilty and fined \$15 and costs of sui
Larceny	1 sentenced to six months
	the State Prison.
Assault with intent to kill and	
murder	2 Acquitted.
Abduction	· 1 Found guilty and the defendant entered in
. toute aout	a recognizance of \$200, to keep the peace
Lucanti and Luckium	1 Acquitted,
Assault and battery	
	2 Found guilty and sentenced to the count
	jail 10 days.
	Found guilty and sentenced to the count
	jail 5 days.
Murder	1 Found guilty of murder in the second degre
	and sentenced to 10 years at hard labor.
	the State Prison.
Assault with intent to kill and	
murder	1 Acquitted.
Obtaining money under false pre-	- Modulico.
	1 70 3 74 3 4 4
tenses	1 Found guilty and sentenced to one year
	hard labor in the State Prison.
Assault and battery	2 Acquitted.

CLINTON COUNTY.

Anthony Cook, Pros. Atty.

CHARGED WITH.	Νo.	RESULT AND PUNISHMENT.
Assault with intent to kill		Still pending. Convicted and fined \$10—paid.
Assault and Dattery	1 1	Convicted and fined \$10—para.
	lί	
	1 2	· 10 each-paid.
44	1 1	15.11
**	1	15
Assuming to be an officer		Plead guilty and fined costs of prosecution.
Disturbing school meeting	1 1	Convicted and fined \$10-paid.
Bastardy	1	Settled and paid complainant \$200. Convicted—sentenced to 1 year in the State
rorgery	1	Prison.
às .	1 1	Discharged.
False pretenses	ı i	Convicted and sentenced to pay a fine of \$100
	1	—paid.
	1 1	Convicted and sentenced to two years in the
	i .	State Prison.
Larceny	1 1	Convicted and sentenced to Detroit House of
	i.	Correction 3 months. Convicted and sentenced to Detroit House of
	1 1	Correction 60 days,
Grand larceny	1 1	Plead guilty and sentenced to 1% years in the
	i .	State Prison.
Petit larceny	! 1	Convicted and sentenced to 90 days in the
· ·	i	Detroit House of Correction.
Grand larceny	1 1	Recognizance estreated and paid up by surety
	1 .	—\$200.
Mind	1 3	Still pending.
Misdemeanor	1 1	Convicted and fined \$100—paid.
Polygamy	1 4	Plead guilty and fined \$100—paid. Convicted and fined \$10—paid. Plead guilty and sentenced to State Prison
· o., gam,	1 *	for 1 year.
	. 1	Discharged.
Perjury	1	
Resisting officers	. 1	" after paying \$50 costs to county.

EATON COUNTY.

P. T. VANZILE, Pros. Atty.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Assault and battery	18	2 acquitted; 2 convicted and fined \$15; 1 convicted—sent to House of Correction till 21 years old; 1 jury disagreed twice—nol, proceedings of and \$2 costs of suit; 1 convicted—fined \$2 and \$2 costs of suit; 1 convicted—fined \$2 and \$3 costs of suit; 1 convicted—fined \$3 costs of su
Sureties of the Peace	ł	pros. entered; 6 convicted. 3 under bonds 1 year, \$100 each; 1 discharged on examination. Acousted.
Simple larceny Embezzlement of chattel mortgaged		•
propertyGrand larceny	8	Acquitted. 3 bound over; 1 not. pros. entered; 2 discharged on examination before justice of the peace; 1 discontinued on examination; plead guilty—2 years State Prison, examination, waived.
False pretense	8	3 bound over to circuit court; 4 discharged on examination before justice of the peace; 1 acquitted.
Larceny in day-time from store	3	1 bound over; 1 nol. pros. entered; 1 discontinued on examination before justice of the peace.
Larceny in day-time from dwelling.	1	Bound over-convicted and sent to Reform
Burglary	2	School until 21 years of age, 1 discharged on examination before justice of the peace: 1 acquitted.
Disturbing religious meeting Selling intoxicating liquors	. 3	Discharged. 1 convicted—fined \$10 and costs of suit; 1 discontinued; 1 jury dis., and discontinued.
Selling " liquor to minors Perjury	2 2	Convicted—fined \$20 each and costs of suit. 1 bound over; 1 convicted—6 months State Prison.
Embezzlement	1	Bound over.
Assault with intent to rape	. [Bound over; 1 acquitted; 1 trial still pend- ing. 1 bound over; 2 convicted of assault—1 sen- tenced 6 months to House of Correction at Detroit, or \$100 fine; 1 sentence suspended until December term.

EMMET COUNTY.

E. H. GREEN, Pros. Att'y.

CHARGED WITH.	Nο.	RESULT AND PUNISHMENT.
Assault and battery	- 1	No cause of action.

CHARLEVOIX COUNTY.

E. H. GREEN, Pros. Att'y.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Violation of prohibitory liquor law	1	Plead guilty—fined \$10 and costs.

GENESEE COUNTY.

SUMMER HOWARD, Pros. Atty.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Adultery Assault and battery—convicted of,	1	Convicted-State Prison 2 years.
on charge of assault with intent to kill Larceny from person. Grand larceny.	1	Fined \$50, or 80 days in county jail. 1 convicted—sentence suspended; 1 pending. 2 convicted and sentenced 2 years and 6
Common prostitutes		months to State Prison, and 2 convicted and sentenced 1 year and 6 months, Sentenced to Detroit House of Correction 3
Indecent exposure of person Assault and battery.	1	years each. House of Correction 6 months. House of Correction 60 days each.

GRAND TRAVERSE COUNTY.

Frederick R. Brown, Pros. Atty.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Larceny Adultery Assault and battery Larceny	2 2	Committed for trial and escaped. at January term.

GRATIOT COUNTY.

A. J. UTLEY, Pros. Atty

A. J. CILEI, 1708, 210 y.		
CHARGED WITH.	Νo.	RESULT AND PUNISHMENT.
Assault and battery Simple larceny		8 fined—in the aggregate, \$20; 1 acquitted. 5 40; 1 1 5 125; 2 1 8 sent to House of Correction; 1 sent to Jail 30 days; 1 sent to Jail 20 days.
Rape Bastardy Assault with intent to commit rape Assault with intent to commit mur-	1	Held to answer at the circuit court. 1 held to 1 disch'd. Discharged.
der Lewd and lascivious cohabitation Forgery Embezzlement	2	I discharged, the other held to answer at the circuit court. Held to answer at the circuit court.
False pretense Violation of liquor law	1	Fined \$10.

HILLSDALE COUNTY.

R. W. RICABY, Pros. Atty.

CHARGED WITH.	Νo.	RESULT AND PUNISHMENT.
Assault and battery		19 convicted and fined: 2 imprisoned, and 3 acquitted.
Arson	1	Now pending.
Assault with intent to murder	- 1	
" rob		Convicted and sentenced to State Prison 2 vears,
·· · · · commit rape	1	Convicted and sentence suspended.
maim		Convicted-sentenced to State Prison 2 years.
Disorderly persons		4 convicted-2 sent to House of Correction 1 year, and 2 gave sureties to keep the peace.
Destroying mill dam	1	Now pending.
Mauslaughter	i	
Larceny	23	14 convicted; 1 sent to State Prison 7 months; 1 one year; 12 fined; 5 acquitted, and 4 now pending.
Violating liquor law	- 21	Convicted and fined.
Riot.	10	Convicted—sentence suspended on 6; 2 fined, and 2 sent to House of Correction.

HOUGHTON COUNTY.

Thos. M. Brady, Pros. Atty.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Assault and battery		One fined \$50; one, \$30; three, \$15; one, \$20; three, \$15; six, \$10; two, \$5; three, \$3; three committed 30 days each; four pending; eight discharged.
Assault with intent to kill	1	Acquitted.
Adultery	1 1	Discharged on examination.
	9	
		Gave security for good behavior.
menguring person	1	Gave scenrity for good behavior. Convicted—sentenced 18 months in State Prison.
False pretenses	1 1	Convicted-new trial ordered.
		1 acquitted; 1 was prosecuted.
		Committed to jail for 90 days.
Malicious injury to dwelling	9	Discharged.

HURON COUNTY.

C. H. GALLUP, Pros. Att'y.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Arson	1 2 2	Acquitted. Convicted and fined \$1 each and costs.

IONIA COUNTY.

ALLEN B. MORSE, Pros. Atty.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Arson Assault and battery	1 15	Nol. pros. entered. 3 acquitted; 12 convicted—2 fined \$15; 2 fined \$10 and costs; 3 fined \$8; 1 fined \$5; 2 fined \$2 and costs; 1 fined \$1 and costs; 1 sent to jail 5 days.
Burglary Disturbing religious meeting. False pretense. Game law. Gift enterprise.	5 1 1	Sent to State Prison 2 years. Acquitted. Still pending. Fined \$2 and costs. Nol. pros.
Grand larceny	s	### Months and I for 2 years and 9 months, and I for 2 years; 1 sent to Reform School; 1 fined \$100; 3 still pending.
Petit larceny	8	4 acquitted; 1 sent to Reform School; 1 sen- tence suspended; 2 convicted, and appealed, and still pending in circuit court.
Injuring horse Keeping house of ill fame Murder	2	Sentence suspended. Nol. pros. 1 acquitted; 1 discharged; 1 still pending; 1
Liquor law.		convicted and sent to State Prison for life- since pardoned by Governor. 1 acquitted; 3 fined \$20 and costs; 7 fined \$10 and costs.

INGHAM COUNTY.

H. B. CARPENTER, Pros. Att'y.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
MurderAssault and battery	21	1 tried and acquitted; 1 nol. pros. entered. 15 fined; 1 sent to county jall; 2 acquitted; >
Larceny	25	discontinued. 11 convicted; 5 acquitted; 2 discharged by the court; 2 nol. pros. entered; 5 cases pending in circuit court; of convictions; sent to county jail; 1 to House of Correc tion; 1 to Reform School; 1 to State Pris on; 5 fled.
Obtaining property by false pre- tenses	5	I convicted and sent to county jail; 4 not
Embezzlement		pros. entered. Defendants died pending suit. 1 convicted and sent to county jail; 1 nol. prosentered.
Selling iutoxicating drinks	17	11—judgments for 1st conviction; 2 tried and discontinued; 4 discontinued before trial.
Violation of game law. Falsely assuming to be an officer. Seduction Baetardy. Incest Vagrancy Keeping house of ill-fame.	1 1 2 2 2	Fined \$10. Not. pros. entered. Case pending in circuit court. Case pending in circuit court. I Not. pros. entered; I case pending. Cases pending in circuit court. Fined.

ISABELLA COUNTY.

Albert Fox, Pros. Atty.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Larceny. Burglary and larceny. Assault and battery. Malfeasance.	8	1 acquitted; 1 convicted and fined; 2 bound over to circuit court. 2 acquitted; 1 bound over and escaped. 2 bound for peace; 6 convicted and fined. Acquitted.
Cruelty to animals Assault with intent to kill.	1	Bound over and escaped.

JACKSON COUNTY.

WM. K. Gibson, Pros. Att'y.

RESULT AND PUNISHMENT. ... 187 50 discharged ; 9 suspended sentence ; 28 com-

: N o.

CHARGED WITH.

Larceny	137	50 discharged; 9 suspended sentence; 28 com-
		mitted to jail; 10 fined; 25 held for trial in
		the circuit court; 19 convicted in circuit
		court; 12 sent to Detroit House of Correc-
		tion; 3 sent to Reform School.
Assault and battery	92	19 discharged : 7 suspended sentence ; 15 com-
		mitted to jail; 46 fined; 3 sent to Detroit
		House of Correction; 2 bound to keep the
	i	peace.
Disorderly	99	15 discharged; 7 suspended sentence; 13 com-
	1	mitted to jail; 30 sent to Detroit House of
		Correction: 32 bound for good behavior:
and a same and a same		2 bound to keep the peace.
Assault and battery with intent to	1	
kin	- :3	2 convicted of assault and battery, in circuit
		court; 1 discharged.
Embezzlement	- 33	1 discharged; 2 held for trial in circuit court:
n	1	1 convicted; 1 discharged.
Bastardy	2	1 discharged; I convicted in circuit.
Seduction	1 2	Held for trial in the circuit; 1 convicted; 1
11.1.		discharged.
False pretenses	11	3 discharged; 8 held for trial in the circuit
		court; 4 convicted in circuit.
Assault with intent to rape	- 3	2 discharged; 1 held for trial in the circuit.
Malicious injury		and case not. pros.
Poisoning well	:	2 discharged; I committed to jail.
r orsoning wen	2	I discharged; I held for trial in the circuit.
Perjury		and discharged.
regary	1 2	I discharged; I held for trial in the circuit.
Receiving stolen goods.	10	and case not disposed of. 5 discharged: 5 held for trial in the circuit: 2
receiving storen goods	10	b discharged; b neid for trial in the circuit.
Bigamy	1	convicted in circuit; 3 sequitted. Convicted in circuit.
Arson	;	Acquitted in circuit.
Burglary	- 5	1 discharged; 7 convicted in circuit.
Prison breaking	1	Convicted.
Child desertion	í	Held for trial in circuit.
Adultery	ŝ	Discharged.
Lascivious cohabitation	ĩ	Held for trial in circuit.
Allowing diseased sheep to run at	•	area in man meneur.
large.	1	Fined.
Aiding prisoners to escape	ì	Convicted.
Violating Sabbath	2	Guilty and sentence suspended.
Robbery	- 1	Vol. invos
Forgery	ĩ	Convicted and sent to House of Correction.
* \" 5\1 J	•	CODITION AND STATE TO HOUSE OF COLLECTIONS

KALAMAZOO COUNTY.

Julius C. Burrows, Pros. Atty.

1		RESULT AND PUNISHMENT.					
Disorderly)	House of Correction six months, in defaul					
	. 1	of bail, House of Correction six months, in default o					
Assault and battery	. 1	bail. Acquitted.					
Assault and battery	1	Convicted and fined \$4 and costs. sentence suspended.					
		' and fined \$20.					
Disorderly	1	House of Correction 6 months and 6 days. Convicted and fined \$15.					
Assault and battery	. 1	Acquitted. Convicted and fined \$15.					
Arceny	. 1	"—county jail 30 days. Recognized for good behavior for s months					
Disorderly Assault and battery	:: i	Convicted and fined \$50.					
Arceny	- 1	Acquitted. Recognized for good behavior for 3 months.					
Larceny Assault and battery	1 1	Reform School.					
arceny	! 1	Convicted and fined \$2 and costscounty jail 50 days.					
		—county fall 50 days. —county fall 80 Reform School.					
Assault and battery	l i	" fined \$2 and costs.					
oncealed weapons	1	and recognized for 6 months. and fined \$40 or 60 days.					
	1	" 15 or 30 days in tail.					
	1	25 or 80					
Disorderly Assault and battery	. 1	county jail 60 days.					
Assault and battery Assault and battery	- 1	Acquitted.					
Disorderly	:: i	Convicted, and case appealed. Acquitted.					
Disorderly		Convicted-12 months House of Correction.					
		Acquitted.					
disorderly	1	Convicted and fined \$1 and costs.					
	:: i	recognized for 6 months, and 1					
Assault and battery	1	days. Convicted and fined \$3 and costs. House of Correction 8 years.					
dsorderly .	1	" House of Correction 8 years. " recognized for 6 months, and 10					
	- 1	days.					
arceny		Convicted and fined \$1 and costs.					
" "	1	Acquitted.					
-arceny	1 1	Convicted and fined \$10, or 20 days in jail. 60 days in county jail.					
Assault and hartens	}	" sentence suspended. " and fined \$80.					
Arceny Assault and battery	i	·· 20 days in jail.					
isorderly	1	and fined \$4 and costs. and recognized for 6 months.					
Assault and batteryarceny		·· case appealed. ·· 90 days in jail.					

KALAMAZOO COUNTY-CONTINUED.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Larceny	1	Convicted—Reform School.
Disorderly	. 1	" recognized for 6 months.
Disorderly Assault and battery	. 1	" and fined \$10.
" "	. 1	8
	1	5 OF 10 " "
Larceny	: i	Surety of the peace.
Disorderly. Violation of prohibitory law	1 1	Discontinued.
Trespass	: i	m.commuca.
Larceny	î î	٠.
	. 1	**
Assault and battery	. 1	Guilty—fine of one cent.
14 11 '	- 1	Complainant discharged and paid costs.
		Not guilty—discharged.
Disorderly	- I I	Discontinued.
Assault and battery	- 1	Convicted—fine, \$30.
Disorderly	- 1 1	" escaped House of Correction marriage,
Violation of prohibitory law	. 1	Discontinued,
Simple larceny	1 1	Convicted—fine, \$30.
Disorderly] i	Acquitted.
Disorderly Comp't for surety of the peace	1	Discontinued.
		Convicted—surety given in sum of \$150.
Assault and battery	. 1	discharged on payment of cost
respass	. 1	
Assault and battery	. 1	Acquitted.
Disorderly	. 1	Convicted—House of Correction 6 months a
Violation of prohibitory law	1 1	10 days.
	1 1	Convicted—fine, \$10 and costs.
	: i	Discharged on payment of "
	. 1 1 1	Convicted-fine. \$10.
Disorderly	. 1	" House of Correction 9 months.
**	. 1	6 " a
	1 .	10 days.
Agonalt and hattom	1	Convicted-House of Correction 8 years.
Assault and battery	il	Acquitted, Convicted—surety given in sum of \$100.
Comp't for surety of the peace	1 1	" 30 days in county jail.
		Discontinued and parties married.
Assault and battery /iolation of prohibitory law	. i i i	Acquitted—cost to complainant.
iolation of prohibitory law	1	Convicted—fine, \$10 and costs.
Assault and battery	. 1	
iolation of prohibitory law	. 1	10 and costs.
anaan (-11-)	1 1	10
arceny (simple)ssault and battery		10.
resautt and vattery	1 1	cost of prosecution.
iolation of prohibitory law	1 1	" \$10 and costs.
or promotory atw		10 and costs.
omp't for surety of the peace	1 1	Acquitted.
seault and battery	1 1	Convicted—fine, \$30.
isorderly	1	" fined costs of prosecution.
isorderly	1	" Detroit House of Correction
	1 .1	months.
	1 1	Acquitted.
	1	Convicted-Detroit House of Correction
imple largeny	1 .1	years.
imple larcenyssault and battery	1 1	Acquitted.
imple larceny	1 1	Acquitted—costs to complainant. Convicted—State Reform School.
ssault and battery	1 1	Plead guilty—fined costs of prosecution
isorderly	1 11	Plead guilty—fined costs of prosecution. Convicted—Detroit House of Correction s
	1 1	months and 10 days.

KALAMAZOO COUNTY-CONTINUED.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Disorderly Simple larceny Obtaining money under false pre- tonace. Polygamy Barglary Borglary Grand Jarceny Grand Incomy.	1	Convicted—Detroit House of Correction 6 months and 10 days. Convicted—fined \$500 or 40 days in jail. Picas gaility and fined costs. Convicted—fined \$500-500 days in county jail. 4 years State Prison. 2 years State Prison. 1 1 \(\text{Y} \) House of Correction.
Burglary	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 Strong of Correction till 21 y sold. 5 years State Prison. 6 months House of Correction. 6 days county fall. 12 years State Prison. 3 made \$25.5 supreme Court. panding in Supreme Court. 10 years State Prison.
Receiving stolen property Obtaining money under false pre- tenses Burglary Larceny from store. Pedury Seduction Pedury	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 year Work House. 1 year Work House. 6 days in county jail. Not. proc. Pending.

KENT COUNTY. ·

No.

CHARGED WITH.

Andrew J. Reeves, Pros. Att'y.

RESULT AND PUNISHMENT.

MurderAssault with intent to murder	4 Sent to State Prison 2½ years, 1; convicted of assault and battery 2, and fined \$100 and 60 days in jail, 1; undisposed of, 1; Not.
Mayhem	2 Convicted of assault—1 jail 30 days; acquitted 1.
Burglary	7 State Prison 3 years, 2; 2 years, 1; 2 years 6 months, 1; Reform School, 1; acquitted, 2.
Robbery Compound larceny	1 State Prison 1 year.
Assault with intent to commit rape	1 Acquitted.
ForgeryFalse pretenses	2 State Prison 1 year, 1; acquitted, 1. 1 Undisposed of.
Arson Selling liquor contrary to law	10 Fined \$10 and costs, 8; \$20 and costs, 1; un-
Keeping house of ill-fame	disposed of, 1. 4 Fined \$100, 1; sent to Detroit House of Correction 3 years, 1; acquitted, 2.
Resisting officer	4 State Prison 1 year and 3 months, 1; fined \$100 and 60 days in jail, 1; fined \$100,1; discharged, 1.
Spreading infectious disease	1 Pending.
Gambling	4 Discharged.
Bastardy	
Simple larceny	16 Fined \$10, and costs—\$6, 2 : fined 50 cents, and
Threats	costs—\$4. 2: fined \$5, and costs—\$10, 1: fined \$4, 1; fined \$5, and costs—\$5, 1: committed to county jail 30 days, 1; 60 days, 2: fined \$75, 1: fined \$7, and costs—\$6. 2: fined \$10, and costs—\$6. 2: fined \$10, and costs—\$8, 2; discharged, 1. 10 Bound to keep the peace, 10.
Assault and battery	78 Fined \$75, and costs—\$10, 1; fined \$50, 1; fined \$3, 1; fined \$5, 8; fined \$5, and costs—\$4, 1; fined \$5, 8; fined \$5, and costs—\$5, 1; fined \$5, 8; fined \$5, and \$5, costs, 12; fined \$5, and \$5, costs, 12; fined \$5, and costs—\$6, 4; fined \$1, and costs—\$4, 8; fined \$6, 4; fined \$1, and costs—\$4, 50, 2; fined \$1, and costs—\$4, 50, 2; fined \$1, and costs—\$17, 75, 2; and

KEWEENAW COUNTY.

H. M. NEWCOMBE, Pros. Att'y.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Assault and battery Bastardy. Burglary—joint indictment of two. Larceny. Resisting officer.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Connyicted—fined \$40 and costs. " 8 " " 9 " " 9 " " 10 "

LEELANAW COUNTY.

SETH C. MOFFATT, Pros. Att'y.

CHARGED WITH.		RESULT AND PUNISHMENT.						
Rape	1	Plead guilty-sentenced to State Prison 10						
Violation of liquor law Assault and battery	2 5	years. Convicted—fined \$10 cach. 3 fined \$5 and costs; 1 \$15 and costs; 1 \$8 and						
Threatening to kill	1 3	Bound over to keep the peace. Nolle, Pros.						

LENAWEE COUNTY.

R. C. MILLER, Pros. Att'y.

CHARGED WITH.	No.	R	ESU	LT	AND	PUN	ISHM	ENT.
arceny	1	Guilty-	-90 d	аув	House	e of C	orrect	ion.
"	1		60 90		**		**	and \$10
**	2	fine.	90					una pro-
	2	Guilty-	_90	**	**			and 🗯
"	- 2	fine.	••					•
**	1	Guilty-	45	**				
"	1	**	65	**				
**	1	44	\$10.1	fine	and co	sts.		
"	2		90 d	ays	House	9 OI C	orrect	on.
	1	1	nne	u sz	5 and	a of C	orrect	ion and \$
"	1	fine.	80 u	ayn	1117415		01100	
	2		_\$ 10	fine	and c	osts.		
"	ĩ		5	**		**		
"	î	111	Ref	orm	School	ol unti	1 21.	
"	1		\$20	fine				
44	8	Notgu	ilty.					
**	2	Guilty-	-sen	tene	e sust	enaec	1.	
Assault and battery	1		\$100 25	nņ	e.			
	ا ا			hae	costs			
u u	1 8		5	"	CONTEN	•		
"	1 8	16	2	**	44			
	1 3		1	**	4.4			
**	1 5		sen	teno	ce susp	endec	1.	
Disorderly, &c	25		rece	gn	zance	12 mo	nths.	
**	1	V I		•••	6			
	1	Not gt	mty.	a	ond o	nata		
Cruelty to animals				nne	Penit	ontiar	v	
LarcenyFalse pretense			80	lave	coun	ty lail		
False pretense		i "	3 m	ont	hs Ho	use of	Corre	etion.
Burglary False pretense Assault with intent to commit rape		i "	1 m	iont	h '			
Aggant with intent to commit rape	1 :	1 "	7 у	eare	Penit	entiar	у.	
Agganit	1	1 "		fine.				
Folgo protongo			10 (18 y	in co	unty J	a11.	
Rurolary	-1	II		ioni eare	ьв Рег	ntent	цагу.	
		1 "		ear	,	61		
False pretenses	1	1 "	10	mor	the H	ouse o	f Cor	ection.
LarcenyBastardy	1	1 Not on	niltv.					
Murder	1	1 Guilty	of n	ans	laugh	ter-2	y'rs	Penitentia
Welonione sessuit	. 1	1 "	\$ 20	o A	ıe.			
False pretenses	. 1	î ::	1 5	ear	Penite	ntiary	7.	
" " "		11	1 8					
Larceny Stealing from dwelling house in day	.	1 "	8					
Stealing from dwelling house in day	1	1 "	5	**				
time	١.	1 "		ten	се вив	nende	d.	
Forgery Stealing from store	1	1 "	18	moi	the P	eniten	tiary.	
Stealing from store	1	1 "	80	day	s coun			
Restardy		2 Nolle.	Pros	. *				
Adultery	- 1	1 "	44					
Kalse pretenses	- 1	1 "						
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Manslaughter Liquor Law	- [1 Guilty	y-no	y ye	t sent e and	coete.		

LAPEER COUNTY.

S. V. THOMAS, Pros. Atty.

	UNISHMENT.
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" Recognizance forfeited.	
" " Settled,	

LIVINGSTON COUNTY.

D. SHIELDS, Pros. Att'y.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Murder Assault with intent to kill Seduction. Assault and battery Larceny	1 1 6	Acquitted. Convicted at last term—not yet sentenced. Notle pros. entered is 55 each: 1, \$10:1 jury 1 acquitted: 55 fixed \$15 each: 1, \$10:1 jury 1 acquitted: 1, 2 convicted - 1 fixed \$10-paid; the other sentenced to 60 days—served out; 1 acquitted; notle pros. entered in 2 cases.

The following criminal examinations have been held before Justices of the Peace of the county, under the supervision of the Prosecuting Attorney:

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Larceny in dwelling houseObtaining property under false pre- tenses	1	Discharged.

MACOMB COUNTY.

No. RESULT AND PUNISHMENT.

EDGAR WEEKS, Pros. Att'y.

CHARGED WITH.

CHARGED WITH.	1.0.	1110021 1110
Arson	3	tried and acquitted; 1 nol. pros. for want of testimony to convict; 1 complainant failed to appear, and defendant discharged by
Adultery	1	justice. Nolle pros. because unable to procure testimony from the State of New York; witnesses would not attend from there.
Assault and battery	16	5 convicted in one case and appealed to circuit court—pending; 8 in same case discharged; 1 convicted and fined \$\frac{1}{2}\$; 4 in one case jury disagreed and not. pros.; 2 in one case jury disagreed and not. pros.; 1 appealed to cli-
Bastarday	2	disagreed and non-proc., 1 appeared to the cuit court, and 3 paid costs and were disch'd. 1 examined and discharged by justice; 1 tried in circuit court and acquitted, because complaining woman was deaf and dumb, and court decided she could not be sworn.
Debt	3	tried and no cause of action on recognizance to keep the peace; 1 pending in circuit court, on town treasurer's bond; 1 pending in Supreme Court (John Sumner's), under
Embezzlement	. 1	prohibitory liquor law. Pending in circuit court—had one trial and jury disagreed.
Felonious assault	. 6	[8] nol. pros., charged with crime of which 8 defendants below were found guilty by their own plea; 3 convicted on their own plea of assault and battery only, and sentenced to House of Correction—2 for two
False pretenses	1 3	months, and I for four months. Pending in circuit court. Nol. pros. before justice. All in one case—being same parties named above as convicted of assault and sent to House of Correction—nol. pros. as to per-
Threats of bodily injury	1	jury. I discharged, with costs against the complainant; I trial and acquitted.
Rape	- '	I trial and jury disagreed—pending; I trial and conviction—new trial granted and not. pros. on account of absence of material testimony, in Canada.
Sale of unwholsome provisions Larceny	1	Reasons for not filing information. 2 convicted—sentenced to county jail three months: 1 sentence suspended—extreme youth; 2 Reform School until 21 years old; 1 Reform School until 21 years old; 1 Reform School until 21 years old; 1 State Prison 2 years; 18 State Prison 2% years; 3 sequitted; 1 State Prison 1 year; 1 nolle
Murder		prossequi. Trial—conviction—new trial granted and nol. pros. directed by the court. This was a case of death resulting from an abortion— information for murder in 2d degree—court held on motion for new trial, that there could be no conviction for murder resulting from an abortion.
Proceedings in matter of indiger insane person	nt	Sent to Kalamazoo Insanc Asylum.

MANISTEE COUNTY.

GEO. W. BULLIS, Pros. Att'y.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Petit larceny	6	Found guilty, and fined and imprisoned in county tail.
Arson	1	Not guilty.
Assault and battery	ŝ	Found gullty and fined and imprisoned in county jail.
Grand larceny	1	Discharged on examination.
Common prostitute	4	Found guilty and sent to House of Correction—thence discharged by circuit judge.
Assault with intent to commit mur-		
der		1 broke jail—not rearrested; the other for- feited appearance bonds.
Murder	1	Awaiting trial.

MARQUETTE COUNTY.

M. H. CROCKER, Pros. Atty.

CHARGED WITH.	No.	RESULT AND PUNISHMENT,
Assault and battery	15	7 discharged; 3 paid \$5; 1 paid \$1; 2 paid \$25; 1 paid \$20; 1 paid \$10.
Larceny	ł	2 discharged; 3 not yet tried; 2 fined \$10; 1 fined \$5; 1 sent to Reform School 6 years; 1 sent to State Prison 5 years.
Violation of license law	1	Judgment—\$100 cach.
Assault with intent to murder Assault with intent to rob	8	1 jail 30 days; 2 jail 10 days. Sent to State Prison 15 years. Not yet tried.
Assault with intent to murder	1	Sent to State Prison 15 years. Not yet tried.

MASON COUNTY. SHUBAEL F. WHITE, Pros. Att'y.

Nο. CHARGED WITH. RESULT AND PUNISHMENT. Receiving stolen property..... Settled under section 5765 of comp. laws. .. Accused escaped. Assault with intent to murder bound over-case still pending in circuit. Assault and battery..... Accused found guilty and fined \$1 and costs. 25 and costs and 10 days in county jail. Obstructing highway..... Accused found guilty and fined \$1 and costs. Debt for forfeiture under liquor law i 20 and costs i .. 20 .. 4.5 .. 1 20 20 Assault and battery ñ . . . 1 1 Assault with intent to commit rane and sent to State Prison 1 year. Assault and battery 1 Accused found guilty and fined \$1 and costs. Larceny—less than \$25 found not guilty and discharged. í Rape.... .. 1 held to answer at circuit court-still pending.

CHARGED WITH.

MECOSTA COUNTY.

FRANK DAMON, Pros. Att'y.

No. RESULT AND PUNISHMENT.

	1	
	-	
Larceny	1	Found guilty at February term, and sentenced to be confined in the State Prison at hard labor for the term of one year and three months.
	1	Found guilty at February term, and sentenced to be confined in the State Prison at hard labor for a term of seven months.
Assault	1	Found guilty and ordered to pay costs of suit, and give bonds to keep the peace for one year, or in default thereof, to be committed for that period of time—amount of bonds, \$1,000. Costs paid, bonds given, and defendant discharged.
Larceny	1	fendant discharged. Plead guilty and fined \$5, and in default of the payment of said fine, to be imprisoned in jail ten days. Fine paid and defendant discharged.
"	1	Plead guilty and sentenced to pay a fine of \$10, and to be confined in the county jail for a period of sixty days.
Larceny		There not being evidence against these four to warrant the justice in holding them for trial, the case was discontinued.
Murder	1	Not. pros. entered. Found guilty of assault and battery, and sentenced to twenty days in county jail, and to pay a fine of two hundred dollars, and in default of said payment, to be confined in jail one hundred and sixty days longer. Fine paid and defendant discharged at the expiration of twenty days.
False pretense-obtaining goods by		expiration of twenty days.
means of	1	Not. pros. entered.* Plead guilty and fined \$2 and costs of court. Fine paid and deft. discharged.
Murder	1	Awaiting trial.
Assault and battery	1	Plead guilty and fined \$5. Fine paid and deft discharged.
" "		Found guilty and fined \$1 and costs of court. Fine paid and defendant discharged,
Assault	1	Plead guilty and ordered to pay costs of court, and entered into bonds in the sum of \$200 to keep the peace for the period of one year. Costs paid, bond given, and deft. discharged.
Larceny	1	It appearing no larceny had been committed, the case was discontinued.
Common prostituteAssault and battery	1	Acquitted. Found guilty and ordered to pay a fine of \$5 and costs of suit, or in default thereof, to be committed to jail for ten days, Case appealed to circuit court and now pending.
	1	Found guilty and fined \$5 and costs of suit. Case appealed to circuit court and now pending.
Larceny	1	Awaiting trial. Acquitted. Found guilty and fined \$8. Fine paid and
		deft, discharged.

MIDLAND COUNTY.

H. HART, Pros. Att'y.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Threatening injury	1	Required to give sureties to keep the peace for 6 months, and pay costs.
Petit larceny		Acquitted.
Assault with intent to kill		Convicted—fined \$10 and costs. Discharged on examination.
Assault and battery	1	Fined \$25, or 80 days in jail. Fined \$5 and costs, or 10 days in jail.
False pretenses—warrant issued in Genesee Co.,—writ of habeas cor-		
pus	1	Remanded back into custody. Fined \$1 and costs.
	1	" 1 " " 10 "
11	1	Acquitted.
Violating liquor law	1	Fined \$10 and costs, or committed until paid. " or 6 days in jail.
Assault and battery	i	" 5 " or 5 " "
	1	" 5 " Discharged.
Arson	1	Fined \$10 and costs, or 10 days in jail.
Arson	1	Discharged.
Assault and battery		Fined \$1 and costs, or 5 days in jail.
Assault		Discharged.
Destroying crops	l il	44
Assault and battery		Fined \$10 and costs, or 19 days in jail.
Wounding dog-habeas corpus Petit larceny	1 1	Discharged.
Assault and battery		Settled.
Violating liquor law	1	Fined \$10 and costs, or 15 days.
Assault and battery	i	Settled under statute.
Violating liquor law Petit larceny	1	Fined \$10 and costs. 10 and costs, or 10 days in jail.
Assault and battery	i	Committed to jail 15 days.
Disturbing religious meeting	1	Fined \$3 and costs, or 6 days in jail.
Assault and battery	1	" 10 " or 40 " " Settled under statute.
Maiming and disfiguring a domestic animal—habeas corpus	1 1	Fined \$30 and costs, or 30 days in jail-dis-
Petit larceny.	١,	charged. Fined \$10 and costs, or 10 days in jail.
Violating liquor law	i	" 10 and costs, or committed to jail un- til said fine is paid.
Assault and battery with attempt		
to kill	1	Discharged.
" "	1	Fined \$1.
" "	1	" \$3 and costs, or 8 days in jail.
	1	Committed 5 days.
Petit larceny		

MONROE COUNTY.

WILLIAM A. RAFTER, Pros. Att'y. CHARGED WITH. | No. | RESULT AND PUNISHMENT.

VIII.	1	MADON SED TOMBISHER.
Assault and battery		2 fined \$50 cach, and costs; 2 fined \$55 cach, and costs; 3 fined \$5 cach, and costs; 1 fined \$10 and costs; 1 fined \$5 and costs; 2 fined \$1 and costs; 5 tried and acquitted; 1 sentenced to imprisonment in Dct. House of Correction for \$62 days, and 1 for \$6 days; 5 cases discontinued; 2 cases tried—in ones cases discontinued; 2 cases tried—in ones —appealed cases discharged by court; 1 ap- peal case pending; 34 cases settled.
BastardyBurglary and larceny	3	1 discontinued; 1 settled; 1 pending. Convicted on both charges—sentenced on larceny to imprisonment in State Prison for
False pretenses	4	3 years—sentence on burglary suspended. 2 discharged; 2 broke jail and escaped pend-
Grand larceny	15	ing examination. 1 sentenced to imprisonment in State Prison
Petit larceny	27	4 years; 1 senienced to imprisonment in State Prison 1 year; 1 sentenced to imprisonment in State Prison 2 years; 1 senyears; 1 senyears; 1 convicted on three charges of grand larcny at same term of court-sentenced to imprisonment in State Prison 15 years; 4 sentenced to imprisonment in Detroit House of Correction 6 months; 1, Detroit House of Correction 6 months; 1, Detroit House of Correction 9 months; 1, Detroit House of Correction 100 days; 2, Detroit House of Correction 02 days; 1, to imprisonment in county jail 26 days; 1 to imprisonment in county jail 26 days; 2
Assault with intent to kill		cach and costs; I on preliminary examina- tion forfeited recognizance of \$200; Toases discontinued, and 4 cases settled. I convicted of assault on one charge, and on another of an assault with intent to kill— Prison for 8 years—sentence suspended in first case; I convicted of an assault, and fined \$50; I pending.
Rape	-	Acquitted.
plements	2	1 convicted—bill of exceptions settled and sentence suspended; 1 pending—out on
Malicious injury to building Binding over to keep the peace		recognizance and recognizance forfeited. Case discontinued. 1 gave surety to keep the peace; 1 committed to county jail; 1 acquitted; 2 settled, and 1 discontinued.
Breaking and entering dwelling house with intent to steal	1	Imprisonment in State Prison 2 years.

MONROE COUNTY-Continued.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Stealing from dwelling house in the day time	2	1 convicted and sentence suspended; 1 con- victed and sentenced to imprisonment in State Prison for 3 years.
Alding prisoners in escaping from jail Common prostitutes	2	Tried and acquitted. Sentenced to 3 years imprisonment in the Detroit House of Correction.
Selling intoxicating liquors	1	Fined \$10 each, and costs. Case pending.

MONTCALM COUNTY.

HARMON SMITH, Pros. Att'y.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Arson Assault and battery Election officers—neglect of duty	7	Examined—no information found. Convicted and fined, 5; dismissed by court, 2
as such	2	No information filed because the names o those whose ballots were refused were no rejected.
Drunkenness	2	Plead guilty and paid fine.
Forgery	1	Warrant not returned—still pending.
Indécency Larceny (petit)	8	Dismissed on examination. Plead guilty, 1—fine paid; convicted—jail a months, 1; tried and acquitted, 3; with
Grand larcony	9	drawn by complainant, 8. Plead guilty—sentence suspended.
Grand larcenyLibel	ī	Not. mos.
liquor law violation	6	Plead guilty, 4: convicted, 1; withdrawn, 1.
Perjury	1	Still pending.
Maiming animals. Statutory seizure by Supt. of Poor.	1	Tried and acquitted. Examined and dismissed.

I have also tried, as part of my official duty, five cases for Township and School District officers.

MUSKEGON COUNTY.

Francis Smith, Pros. Att'y.

CHARGED WITH.	RESULT AND	PUNISHMENT.
Keeping house of ill-fame	1 Convicted—\$300 fine, jail—fine paid.	or 300 days in county
Larceny of timber	4 1 uilty; nol. pros. to	3. Guilty fined \$5-fine
Larceny	paid. 1 Guilty—Reform School 1 Discharged.	1.
Assault and battery	1 Guilty-fined \$20, app	caled to circuit court.) days in jail—appealed.
Adultery	Discharged.	· uppearea.
Petit larceny	Guilty—fined \$20, or 60 Held for trial at circuit	days in jail.
Bigamy Assault and battery	1 Guilty-fined \$15-paid	
Petit larceny	6 Complainant signed so charged on payment	tisfaction—parties dis-
Assault and batteryAssault with intent to commit rape.	I Guilty—fined \$20—app	ealed.
Assault with intent to commit rape.	1 Discharged.	
Assault and battery	1 Guilty—discharged on	payment of costs. ays in jail—paid.
" "	1 " 3—paid.	ays in Jan-paid.
Petit larceny	Taken to Oceana coun	
Assault and battery	Guilty—fined \$3—paid.	
	1 " " 15, or 3	o days in jail—served
"	1 Not guilty.	
Larceny from the person	1 Escaped before trial.	
Assault and battery	 Guiltv—fined ≨5—paid. 	
Petit larceny Common liquor seller	1 " committed for	40 day⊬.
Larceny	i fined \$20—paid 1 Discharged.	1.
Assault and battery	1 Not guilty.	
Breach of peace	Surety to keep the pear	ce—\$200.
Fampering with prisoners in iail	1 Held for trial.	100.
Seduction	1 " "	
Larceny	1	
Petit larceny	Guilty—sentence susp	engeg. lays—served time out.
Assault and battery	1 ' ' 2-paid.	lays—scried time our
Robbery	Committed for trial.	
Lewd and lascivious cohabitation	2 Held for trial. I Guilty—fined \$5—naid.	
Assault and battery Breach of peace	Guilty—fined \$5—paid. Recognized to keep the	nones \$100
Assault and battery	Guilty—fined \$5, or 15	lave_naid
Common liquor seller	1 " " 20—paid	
Petit larceny	sentence suspe	nded.
** **		
agault and hettery	Discharged. Guilty—fined \$5—paid.	
Assault and battery Assault with intent to commit rape	Held for trial.	
Petit larceny	1 Fined \$5—paid.	
Petit larceny Common liquor seller Breach of peace	2 Dismissed.	
Breach of peace	Recognized-\$100.	
Larceny Assault and battery	Discharged. Fined \$10—paid.	
	rineu sto-paiu.	
" "	" îo "	

MUSKEGON COUNTY-CONTINUED.

CHARGED WITH.	No. RESULT AND PUNISHMENT.
Assault and battery	1 Not guilty.
	1 Discharged.
Disturbing religious meeting Assault and battery	Fined \$15—paid.
Larceny	
"	
Petit larceny	1 Fined \$10, or 20 days-committed.
Insane	
Breach of peace	1 Recognized—\$300
Keeping bawdy house	1 Discharged.
Disorderly person	1 Committed.
Prostitute	1 Sentence suspended.
Bawdy house	1 Held for trial.
Burglary	
Disorderly person	1 Recognized.
Murder	1 Held for trial.
Assault and battery	1 Fined \$10-appealed.
Surety to keep peace	1 Recognized for \$100—6 months.
Assault and battery	1 Fined \$3, and costs—paid,
Common prostitute	1 Sentence suspended.
Assault and battery	1 Discontinued.
	1 Fined 6 cents—paid

NEWAYGO COUNTY.

No.

CHARGED WITH.

W. D. FULLER, Pros. Att'y.

RESULT AND PUNISHMENT.

Neglect to support family	2	Security given to satisfaction of the Superintendents of the Poor, and parties dis-
Assault and battery	9	charged. 6 convicted—paid fines amounting to \$103 48; 1 acquitted; 1 settled by parties; 1 recognizance forfeited.
Violation of liquor law	9	8 convicted—paid fines and costs, \$112 70; 1 appealed to circuit court.
Larceny (petit)	1	Convicted—fined \$30—paid.
Larceny from person	2	1 case dismissed; 1, deft. bound over to appear at circuit court.
Having in possession obscene pic- tures for purpose of exhibition		
and circulation	1	Held for trial at circuit court.
do do Entering garden with intent to take	1	Deft. discharged.
away fruit, &c		Defendants convicted and sentenced to ten days imprisonment in county jail, each— sentence executed.
Surety of the peace	2	Bonds given.
Assault with intent to kill	1	Held for trial at circuit court.
Action on recognizance in criminal		Judgment for people-amount, \$300.
Adultery	1	Held for trial—recognizance forteited—judg- ment upon same—bench warrant issued.

OAKLAND COUNTY.

CHARLES DRAPER, Pros. Att'y.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Assault and battery	1	Fined \$3.
* **	1	
Threats—personal violation	1	Bound over.
Assault and battery	1 1	Discharged.
	1 1	Fined \$25—paid. Sentenced State Prison 3 years.
Larceny	1 1	Convicted of simple assault—fined \$20—paid.
Assault with intent to kill False pretenses	l i	Acquitted.
Assault and battery	i	Convicted-Work House 6 months.
Larceny	1 2	Acquitted.
Assault and battery		Fined \$5.
	1	Found guilty and fined.
11 11		
Larceny		1
4	1	Acquitted.
Larceny	1	Convicted—2 years in State Prison.
**	. 1	" 1 year in State Prison.
Assault and battery	1	
Larceny	1 1	Acquitted and discharged. Convicted—sentenced to Work House 80 days.
D1	l i	Discharged.
Burglary and larceny.	1 1	
tarceny	i i	
		Tried-lury disagreed.
Assault and battery		
Larceny		" Work House 90 days.
Assault and battery		
Larceny	1 1	ı 8.
unicity		
***************************************	1	days.
Assault and battery	. 1	
	. 1	
Larceny	- 1	
Contempt of court	- 1	
Assault and battery	- 1	
	- }	
		Examined and discharged.
Embezzlement		Convicted and fined \$3.
Assault and battery	- -	" 50 cents.
Larceny	-	" House of Correction 95 days.
Assault and battery		Examined and discharged.
" and battery	1	Convicted—fined \$5.
Assault and battery	1	1) " 8.
Threats Assault and battery		entered recognizance.
Assault and battery		" and sentence suspended.
Larceny	- 1	1 Acquitted.
Assault and battery	-1	1 Acquitted.
**		2 Convicted and fined.
Contempt of court.	- '	Acquitted.
contempt of court	-	Fined.
		1 Convicted and fined
Assault and battery		Sent to Reform School, at Lansing, until 21.
Larceny	-	1 Discharged.
Vagrancy	.	1 Examined and discharged.
Polygamy Assault with intent to rape		1 Examinet and discharge and
	1	
Threate		
Threats		i " ordered to recognize. i discharged.

CHARGED WITH.

OAKLAND COUNTY-CONTINUED.

No. RESULT AND PUNISHMENT.

Bastardy Embezzlement	Convicted and ordered sentenced. Discharged.
Threats Adultery. Larceny. Assault and battery. Threats Larceny.	1 Convicted—State Prison 15 months. 1 Examined—discharged. 1 Convicted—sentence suspended. 1 Examined and discharged.
Assault and battery Assault with Intent to rape Threats Assault and battery Rape	Acquitted.
Larceny Assault with intent to kill Common prostitute Assault and battery Larceny Assault and battery Larceny Assault and battery Larceny Assault and battery Larceny Threats Disorderly person Larceny Threats Larceny Malidous trepass Malido	Acquitted. Acquitted. Acquitted. Acquitted. House to y partics. Examined and discharged. Convicted—fined \$25. State Prison 3 years and 6 months examped—fined for fitted. State Prison 3 years and 6 months examped—fined for fitted. State Prison 3 years and 6 months examped—fined for fitted. State Prison 4 year to State Prison. Bail forfeited. Fail forfeited. Fail for fitted. And, pros. Settled without trial. Convicted—fined \$1 in days in jail. Settled by parties. Convicted—fined \$1 in days in jail. Settled by parties. Convicted—fined \$1 in days in jail. Settled by parties. Convicted—fined \$1 in days in jail. Examined and ordered to recognize. Examined and ordered to recognize. Examined and discharged. Convicted—sent to county jail 30 days. Discharged. Discharged. Convicted—fined \$2 in days Convicted—fined \$2 in discharged. Convicted and fined \$2 in discharged.
" "	1 Convicted—fined \$50.
TT 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	RECAPITULATION. 117
	icted 63
CONT	itted
	pros. 4
Disposed of without trial	14

OCEANA COUNTY.

J. M. RICE, Pros. Att'y.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Petit larceny Assault and battery Violation of liquor law Grand larceny Petit larceny Grand larceny	1 1 1	Convicted—sentenced county jail 30 days fined \$20 10. Awaiting trial. Convicted—sentenced county jail 30 days. Plead guilty of petit larceny—sentenced Co.
Petit larceny Violation of liquor law Assault and battery	1 1 1	jail 12 hours. Convicted—sentenced county jail 30 days. 11 10. 10. 5.

OTTAWA COUNTY.

STEDIES L. LANNING Proc Attu

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Adultery	3	Held to bail for appearance.
assault and battery	1 10	Fined and paid, 5; acquitted, 3; nol. pros. 1.
Assault with intent to murder	2	Imprisoned for one year, 1; acquitted, 1. Held to bail for appearance.
Beastiality	1 ;	3 years in State Prison.
Petit larceny	5	3 fined, and paid; 1 sentence suspended; 1
	1	discharged.
Grand larceny	4	2 convicted-1 eighteen months in State Pris-
Larounu a		on; 1 sentence suspended; 2 awaiting trial.
Larceny from the person	2	Acquitted.
Prostitution. Producing abortion	2	Sent to Detroit House of Correction 8 years.
Burglary	1 1	Awaiting trial, Sentenced 18 months in State Prison.
		Discharged on examination.
	1 -	Discharges on Campingston.
		Escaped from the officer.
	1	Discharged on examination.
		l I
time.	2	Sent to Reform School, Lansing.
Assault and battery	1	Fined and appealed.

SAGINAW COUNTY.

EDWIN H. POWERS, Pros. Att'y.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Arson	1 12	Case still pending. 8 convicted; 1 sent to State Prison 5 years; 2
		sent to State Prison 3 years; 2 sent to House of Correction 1 year; 1 House of Correction 9 months; 2 to House of Correc- tion 6 months; 4 acquitted.
Petit larceny	12	Convicted and fined from \$5, to \$35 each.
False pretenses	1	Convicted—sent to State Prison for 1 year.
Receiving stolen property	1	" and new trial granted-still pend-
		ing.
Robbery from person	3	1 convicted of an assault; 2 acquitted.
		Convicted of manslaughter—new trial granted —acquitted on third trial.
Bigamy	1	Convicted-sent to State Prison for 2 years.
Resisting an officer	2	1 convicted—sent to House of Correction 60 days; 1 not. pros.
Perjury	1	Acquitted.
Disorderly persons	5	Convicted, and security for good behavior given.
Assault and battery	74	Convicted and fined from \$1, to \$50 each.

SANILAC COUNTY.

J. DIVINE, Pros. Att'y.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Assault and battery	8	1 fined \$50; 2 fined \$10 each; 1 fined \$20; 3 fined \$5 each, and 1 fined \$8.
Petit larceny	9.	Discontinued.
Grand larceny	11	2 sentenced to State Prison for 2 years and 6 months each; 2 plead guilty and sentence suspended; 3 pending; 4 discharged on examination.
Assault with intent to commit rape	1	Nol. pros. in circuit court.
Burglary and larceny	1	Pending.
Embezzlement	1	" "
Malicious injury to property Selling intoxicating liquors Larceny from store in day-time	2	Convicted and fined \$25. Convicted—1 fined \$10 and costs; 1 fined \$20. Pending.

SHIAWASSEE COUNTY.

JAMES M. GOODELL, Pros. Att'y.

CHARGED WITH.	N 0.	RESULT AND PUNISHMENT.
Assault and battery	12	I fined \$10; 1 \$3, and costs; 4 acquitted; 2 recognizance forfeited; 2 settled; 2 noile
Assault with intent to kill		Pending.
Burglary	6	1 acquitted; 1 nol. pros. entered; 3 pending; 1 sentenced to 4 years.
Larceny	8	1 escaped; 2 sentenced 2 years each, at Jack- son; 1 sentenced 4 years at Jackson; 1 sen 24 hours in jail; 2 discharged; 1 acquitted
Abortion.	1	Acquitted.
False pretenses	1	Pending.
Resisting an officer		1 nol. pros. entered; 1 discharged.
erty		Nol. pros.
Violation of liquor law	1 1	Fined \$20 and costs.

ST. CLAIR COUNTY. CHARLES F. HARRINGTON, Pros. Atty.			
CHARGED WITH.	Νo.	RESULT AND PUNISHMENT.	
Murder. Assault with Intent to murder. Assault with Intent to rape. Robbery, Burglary. Grand lureeny	1 2	Acquitted, 1; convicted of manelaughter, 1, and sentenced to State Prison 8 years. Trict—Jury disagreed. Convicted—sentence suspended. """"""""""""""""""""""""""""""""""	
Larceny in dwelling house in day- time	8 14	Convicted—sentenced to State Prison for 1 year each, 3—escaped after sentence, one. Convicted and fined \$15, 1; convicted and fined \$5, 1; convicted and sentenced to Det. House of Correction 90 days each, 4; convicted and sentenced to Reform School, 8.	
Obstructing officer. Obtaining money by false representation Malicious injury to dwelling house and other buildings	1	Victed and sentenced to Reform School, 8. Not. pros. Discharged on examination. Convicted—sentence suspended, 2; acquitted, 4.	
Malicions injury to personal prop- erty (to animals) Abortion with intent to destroy child Bastardy Embezzlement Larceny	1 1 2	Not. pros. Discharged on examination. Held for trial—I escaped, recognizance for- Pending.	

ST. JOSEPH COUNTY.

TALCOTT C. CARPENTER, Pros. Att'y.

CHARGED WITH.	No.	
Larceny from store in day-time	2	Acquitted.
Maliciously shooting cow		Convicted and fined \$15 and costs.
Bastardy	1 1	Settled. Acquitted.
Disorderly person		Fined \$20 and costs.
Larceny (petit)		
Burglary		Three convicted—1 sentenced State Prison B years; 1 fined \$250; 1 fined \$500, and 1 not pros. entered.
Larceny (petit)		
Forgery	2	Nol. pros. entered.
Forgery Obtaining property under false pre-		1
tenses	1 1	Acquitted.
Burglary	1	***
Larceny (petit)	1	Sentenced to House of Correction 90 days.
Burglary and larceny	3	Convicted-1 fined \$500; 1 sent to House of
		Correction for 2 years; the other to State
-	٠.	Prison.
Larceny	,	Acquitted.
Common seller of intoxicating		Fined \$20 and costs.
Aggoult and battom	1	Settled.
assault and patiery		Fined costs.
Larceny		Convicted and fined \$25 and costs.
Selling intoxicating liquors	1	Acquitted.
Assault and battery	1	Fined costs, \$5.
Selling intoxicating liquors	1	" \$10 and costs.
Assault and battery	2	1 convicted and fined \$50 and costs.
Adultery	1	Convicted—fined \$250.
Larceny	1	Forfeited his bail—\$200—failed to appear.
Larceny (petit)	1	Convicted—fined \$50, and costs, \$10.
Resisting an officer	i	sentenced 5 years in State Prison.
Murder	í	Convicted—sentenced 14 y'rs in State Prison.
Forgery	- 1	" 1 year and 2 months
orgery	- 1	in State Prison.
Assault with intent to murder	1	Convicted contenced fine \$100
Larceny	1	
	2	" fine \$150—\$75 each. " I sentenced House of Correction
	2	" I sentenced House of Correction i
		vear: 1 sentence suspended.
Forgery	2	Not. pros. entered.
Fraudulent disposition of property	- 17	
Larceny	1	Acquitted.
	1	Convicted—sentence suspended.
Obtaining property under false pre-		Destination and and and area areas
tenses	1	Restitution made and not. pros. entered.

TUSCOLA COUNTY.

J. P. HOYT, Pros. Atty.

RESULT AND PUNISHMENT.

No.

CHARGED WITH.

Murder	1 Found guilty of manslaughter-proceedings
	stayed for argument of motion for new trial, and prisoner admitted to bail.
Larceny (petit)	1 Convicted in justice's court and fined \$2 and costs, from which conviction respondent appealed to the circuit, where case is still needing
	1 Convicted by verdict of jury and fined \$10 costs, which were paid, and prisoner discharged.
	1 Tried by jury and acquitted.
Assault and battery	1 Tried by jury and found guilty-fined \$5 and costs, which were paid and prisoner discharged.
	Tried by jury and found guilty—fined \$5 and costs, which were paid and prisoner discharged.
	1 Tried by jury—jury disagreed and were dis- charged—the case was then withdrawn by
	Prosecuting Attorney. Plead guilty and was fined \$1 and costs, which
Assault and battery	were paid and prisoner discharged. Tried by jury, found guilty and fined \$5 and costs, which were paid and prisoner discharged.
	charged. 1 Tried by jury and acquitted.
	I linjured parties went before justice and acknowledged satisfaction, whereupon, on payment of costs, respondents were discharged.
Adultery Assault and battery	1 Discontinued by Pros. Att'y. 1 Tried by the court—found guilty and fined \$25 and costs, which were paid and prisoner discharged.
	Tried by Jury-found guilty and fined \$5 and costs, which being paid, respondent was discharged.
Larceny (petit)	1 Tried by jury—found guilty and fined \$5 and costs, or 15 days in jail—fine not being paid, respondent was committed to jail, where he served his time and was then discharged.
Assault and battery	1 Tried by the court—found guilty and fined \$5 costs, which were paid and prisoner discharged.
Assault and battery	1 Plead guilty and fined \$25 and costs, which were paid and prisoner discharged.
	Discontinued by Prosecuting Attorney.
	1 Tried by jury, found guilty, and fined \$30
	and costs—respondent appealed to circuit,
	1 Tried by jury, found guilty and fined \$30 and costs—respondent appealed to circuit, where suit is pending.
"	

TUSCOLA COUNTY-CONTINUED.

CHARGED WITH.							No.	RESULT AND PUNISHMENT.
Assault s		•				 		Tried by jury, found guilty and fined \$10 and costs—respondent appealed to circuit, when suit is pending.
**		**				 	. 1	Still pending in Justice's court. Examined and held for trial—out on bail—case
Larceny	(grand	l)				 	. 1	not yet tried in circuit.
**	**	• • • • •			٠.	 	. 1	Examined and held for trial—out on bail—case not yet tried in circuit.
						 	. 1	Examined and held for trial—out on bail—case not yet tried in circuit.
**							. 1	Discharged by Prosecuting Attorney.

VAN BUREN COUNTY.

JAMES B. UPTON, Pros. Att'y.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Grand larceny. Adultery. Assault and battery. Arson. Grand larceny. Perjury Stoaling from house in day-time. Grand larceny. Stoaling from house in day-time. Grand larceny. Violation of prohibitory law. Forfeiture of recognizance.	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	Nol. pros. Convicted. Bail fortied. Bail fortied. Bail fortied. Convicted—sent to State Prison 3 years. Acquitted. Convicted—aren to State Prison 3 years. Acquitted. Convicted and fined \$10. —sent to Reform School. —sent to State Prison. and fined \$70 and costs. — 5

WEXFORD COUNTY.

THOMAS A. FERGUSON, Pros. Att'y.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Assault and battery	1	Fined \$8 and costs.

WASHTENAW COUNTY.

R. E. FRAZER, Pros. Atty.

DESCRIP AND DESIGNATION

lv.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Assault and battery Assault Assault Assault to ravieh.	2	3 sent to jail for ten days; 1 fined \$20 and costs; 1 fined \$3 and costs; 1 sent to jail for 30 days; 1 sent to jail for 30 days; 1 sent to jail for 30 days; 1 sent to jail for 50 days; 1 fined \$5 and costs; 1 fined \$2; 1 sent to Detroil House of Correction; 6 fined costs; 10 days; 10 msc of Correction; 6 fined costs; 6 complaint withdrawn on payment of costs; 5 discharged; 9 pending; 1 sent to jail 50 days; 1 sentence suspended.
Assault with intent to ravish	2	1 fined \$200; 1 pending. Pending.
Adultery Bigamy	li	rending.
Burglary	3	1 sentenced 5 years State Prison; 1 sentenced 1 year Detroit House of Correction; 1 sen- tenced 2 years to State Prison.
Disorderly persons	15	3 sent to Detroit House of Correction for 1 year each; 1 sent to Detroit House of Correction for 65 days; 2 gave bonds for \$500 for 1 year; 1 gave bonds for \$200 for 65 days; 1 gave bonds for \$100 for 65 days; 1 discharged; 5 suspended sentence; 1 complaint denied.
False pretenses	7	i verdict not guilty; 3 discharged; 1 pending; 2 not. pros. on trial.
Forgery	4	2 sent to State Prison 2 years each; 2 pend- ing.
Indecent exposure	1 58	Senfence suspended. 9 pending; 13 discharged; 4 one year to Detroit House of Correction; 9 senf 3 months to Detroit House of Correction; 1 three in 16 pending; 13 discharged; 1 fined \$2 and costs; 2 sentence suspended; 1 sent to Jail 30 days; 1 sent 40 days to jail; 1 50 days to Detroit House of Correction; 1 ten days to Jail; 11 y days unit; 1 may 1 days unit; 1 may 1
Libel	1	Scttled—costs paid.
Murder	}	Pending. Nol. pros.
Seduction Sodomy	1	i.
	1	Sent to House of Correction for 1 year.
Mingling poison with drink	1 4	Sent to State Prison for 2 years. 3 discharged; 1 sent to jail for 20 days.
ourety to keep neace	4	2 withdrawn; 2 gave bonds for one year.
Disturbing religious meeting	j I	Discharged on trial.
Embezzlement Conspiracy	1 2	Nol. pros.
	1 -	I .
8		

WAYNE COUNTY.

P. J. D. VAN DYKE, Pros. Altry.

Murder...... 4 t Convicted and sentenced to State Prison,

RESULT AND PUNISHMENT.

No.

CHARGED WITH.

	at hard labor in solitary confinement, for life; I convicted and sonteneed to State Prison, at hard labor for life; I convicted and sentenced to State Prison for 12 years: I tried—jury disagreed and case not, prossed upon disappearance of principal witness.
Manslaughter	1 Convicted and sentenced to State Prison for
Infanticide	2 1 convicted and sentenced to State Prison for 10 years; 1 tried and acquitted.
Assault with intent to kill	3 1 plead guilty of assault, and sentenced to House of Correction for 4 months; 2 nolle prossed.
Conspiracy to kill and murder Assault and battery (appeals from police court)	3 Informations filed and case pending trial.
•	2 1 Convicted and fined \$25 and costs; 1 nolls prossed.
Robbery	7 2 convicted and sentenced to State Prison for 7 years each; 1 convicted and sentenced to State Prison for 10 years; 1 discharged on recognizance; 2 not, prossed; 1 information filed and case pending trial. 21 tried and acquitted; 1 Not, prossed.
Rape Assault with intent to commit rape	2 1 tried and acquitted; I Not. prossed. 3 1 convicted and sentenced to State Prison for 5 years; 1 tried and acquitted; 1 convicted of an aggravated assault and fined \$200.
ArsonBurning a building to defraud in-	5 2 tried and acquitted; 3 not. prossed.
surers. Burglary and larceny	 Nol. prossed. Convicted and sentenced to State Prison for 7 years; 2 convicted and sentenced to State Prison for 5 years each; 4 convicted and sentenced to State Prison 4 years each; 1 convicted and sentenced to State Prison 3 years; 1 nol. mossed.
Breaking and entering a store in the day-time, with intent to commit larceny	2 Informations filed—cases pending trial—defi- deaf, dumb, and incomprehensible.
Breaking and entering a dwelling house in the day-time, with intent	
to commit larceny	2 1 convicted and sentenced to House of Correction for 1 year; 1 convicted and sentence suspended.
Breaking and entering a boat in the night-time	1 Convicted and sentenced to State Prison for two (2) years.
Larceny from a dwelling house in	
the day-time	9 5 convicted and sentenced to the Detroit House of Correction for 1 year each; 1 convicted and sentenced to same place for 6 months; 1 convicted and sentenced to Reform School until 21 years of age; 1 discharged on recognizance; 1 information filed and case pending trial.

WAYNE COUNTY-CONTINUED.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Larceny from a store in the day-	5	1 convicted and sentenced to the Detroi
		House of Correction for one (1) year; 1 cor victed and sentenced to State Refort School until 21 years of age; 2 convicte and sentence suspended; 1 discharged o recognizance.
Larceny from an office in the day-	3	Convicted and sentenced to State Prison fo
Larceny from the person	Į.	two (2) years each. 1 convicted and sentenced to State Prison for
		5 years; I convicted and sentenced to Stat Prison for 4 years; I convicted and set tenced to State Prison for 2 years; I convicted ted and sentenced to House of Correction for 4 years; I convicted and sentenced to Honse of Correction 1 year; I convicte and sentenced to House of Correction months; I convicted and sentenced to House of Correction 6 months; 2 tried an acquitted; I convicted and secaped for
		rouse of Correction 6 months; 2 tried an acquitted; 1 convicted and escaped fror county jail while awaiting sentence; 1 convicted and sentence suspended upon givin recognizance for good behavior in \$1,000 2 Informations filed—cases pending trial; not. pross.
ompound larceny	!	l convicted and sentenced to House of Con- rection for 6 months; i convicted and es- caped from county jail while awaiting ser- tence; i tried and acoulited: 7 nol. pros.
Grand larceny	24	3 informations filed—cases pending trial, 2 convicted and sentenced to State Prison for 4 years each; 1 convicted and sontenced t State Prison for 8 years; 2 convicted and convicted and sentenced to House of Correction for 3 years; 5 convicted and sentence to House of Correction for 1 year each; plead guilty of simple larcency and sentence to House of Correction for 1 year each; plead guilty of simple larcency and sentence in the sentence of the sentence of the conviction of the sentence in the sentence of the sentence of the sentence of the sentence in the sentence of the sentence of the sentence of the sentence in the sentence of the sentence o
Attempt to commit larceny	1	Convicted and sentenced to State Reform School until 21 years of age.
Receiving stolen property	6	1 convicted and sentenced to House of Convection for 3 years; 1 tried—jury disagreed 4 nol. prossed.
Conspiracy to cheat and defraud Embezzlement	11	Convicted and fined \$200 each. I convicted and sentenced to House of Cor rection for 1 year; I convicted and sen tenced to House of Correction for 4 months 7 not. prossed; 2 informations filed—case
False pretenses	7	pending trial. 2 convicted and sentenced to State Prison for 5 years each; 4 not. prossed; 1 informs tion filed—case pending trial.
Perjury Forgery	S 1	1 indictment quashed; 2 nol. prossed. Convicted and sentenced to State Prison for
Escaped from House of Correction. Wayne county jail	2	years. Sent back for 3 months. 1 convicted and sentenced to House of Correction for 6 months; 1 convicted and sentenced to House of Correction for 1 month
Negligent escapeVoluntary	1	Indictment quashed. Information filed—case pending trial.

CHARGED WITH.

WAYNE COUNTY-CONTINUED.

RESULT AND PUNISHMENT.

No.

Resisting an officer. Conveying keys and other instru-	3 Not. prossed.
ments into jail to aid prisoners to escape	
Aiding a felon to avoid trial Polygamy	1 Information filed—case pending trial. 1 Convicted and sentenced to House of Correc-
Lewd and lascivious cohabitation Seduction	
Keeping house of ill-fame	1912 convicted and fined \$50 each: I convicted
Table North Commence of the Co	and fined \$40; 1 convicted and fined \$25; 1 convicted and left city; 12 nol. prossed; 2 informations filed—cases pending trial.
Letting house for purposes of pros- titution	2 1 tried and acquitted: 1 not, prossed
Indecent exposure of person	2 Not prosped
Bastardy	1 Settled by parties. 1 Examined and discharged.
Attempt at abortion	1 Not. prossed.
Arson	2 1 examined and held for trial; 1 examined and discharged,
Burglary and larceny	18 6 examined and held for trial; 8 examined and discharged; 4 nol. prossed.
Breaking and entering a boat in the night-time, to commit larceny	
Breaking and entering a warehouse	
in the night-time, to commit lar-	l .l
ceny	4/2 examined and held for trial; 2 examined and discharged.
Breaking and entering a dwelling	
house in the day-time, to commit	910 montred and held for total A constant
larceny	9 2 examined and held for trial; 4 examined and discharged; 3 not, prossed.
Larceny from a building on fire	and discharged : 3 not. prossed. 1 Examined and held for trial.
Grand larceny	50 26 Examined and held for trial; 22 examined and discharged; 1 complaint withdrawn;
İ	not. mossed.
Compound larceny	50 20 examined and held for trial; 21 examined
	and discharged; S not. prossed; 1 bail for- feited.
Larceny from the person	34 12 examined and held for trial: 20 examined
Attempt to commit larceny	and discharged; 2 not. prossed. 1 Examined and held for trial.
Receiving stolen property	6 4 examined and held for trial; 2 nol. prossed.
Embezzlement	19 6 examined and held for trial: 12 examined
Conspiracy to cheat and defraud	and discharged; 1 nol. prossed. 2 Examined and held for trial.
False pretenses	28 5 examined and held for trial: 19 examined
I-1-1 1	and discharged; 4 nol. prossed. 10 1 Examined and held for trial; 9 examined
Injuring a dwelling house	and discharged.
Forgery	3 2 examined and held for trial; 1 examined and discharged.
Perjury Conveying keys and other instru-	5 3 examined and held for trial; 2 examined
ments into jail to aid prisoners to	and discharged.
escape	I Examined and held for trial.
Aiding a felon to avoid trial	1 Examined and held for trial.
Escape from House of Correction	ĝ
Voluntary escape	1
Resisting an officer	
	a composite tremiencu.

WAYNE COUNTY-CONTINUED.

CHARGED WITH.	No.	RESULT AND PUNISHMENT.
Adultery Polygamy	18 2	6 nol. prossed; 7 examined and discharged. 1 examined and held for trial; 1 examined
Seduction	4	and discharged, 2 examined and held for trial; 1 examined and discharged; 1 not, prossed.
Bastardy	6	and discharged; 1 nos. prosect. 1 examined and held for trial; 2 examined and discharged; 1 discontinued on death of child; 1 nos. prossed; 1 pending.
Lewd and lascivious cohabitation	9	2 examined and held for trial; 5 examined and discharged; 2 not. proseed.
Keeping house of ill-fame	9	2 examined and held for trial; 6 examined and discharged; 1 bail forfeited.
Publishing an obscene letter	1	Examined and discharged. "dismissed,
Beastiality Indecent exposure of person Deceit and collusion as an attorney Carcless use of fire-arms.	2 2	Not. prossed. I examined and discharged: 1 not. prossed. Examined and discharged. Complaint dismissed.





